

Appl. No. : 09/292,668

Applicants : Paul E. Fleischer and Chi-Leung Lau

Filed : April 16, 1999

TC/A.U. : 2631

Examiner : Don N. Vo

Docket No : APP 1180

Customer No: 09941

SUPPLEMENTAL REISSUE DECLARATION 37 CFR 1.175 AND POWER OF ATTORNEY

We, Paul E. Fleischer of 5 Westwood Court, Little Silver in the County of Monmouth and State of New Jersey and Chi-Leung Lau of 308 Flower Lane, Morganville, in the County of Monmouth, and State of New Jersey, both citizens of the United States of America, hereby declare that:

They are the original, first, and joint inventors of the invention disclosed and claimed in U.S. patent 5,260,978, Nov. 9, 1993, for which a Reissue patent, RE 36,633, March 28, 2000, has been granted, and of the subject matter for which the present continuation reissue patent is sought.

We have read and understand the specification of the continuation reissue application including claims 33-36, the only claims presently in this reissue application and which have been allowed over the prior art of record in this reissue application.

We believe that the original issued patent was partly inoperative because the claims in the original issued patent embrace less than we had a right to claim, being too narrow in not including the subject matters of the continuation reissue application claims 33-36, submitted in the Preliminary Amendment dated April 16, 1999 in this reissue application, and specifically being too narrow due to our failure to claim the embodiment of our invention of a method for representing a timing clock of a service input signal at a source node of a packet-based communications network including a network clock, as recited in claims 33 and 34, and the embodiment of our invention of a method for recovering a timing clock of a service input signal at a destination node of a packet-based communications network including a network clock, as recited in claims 35 and 36.

All errors in the original issued patent and which are being corrected by this continuation reissue application arose without any deceptive intention on the part of the applicants.

We acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to applicants to be material to patentability, as defined in 37 CFR 1.56.

We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 USC 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

We hereby appoint Joseph Giordano, Reg. No. 35,158, as our attorney to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. Correspondence is to be sent to Joseph Giordano, Telcordia Technologies, Inc., One Telcordia Drive 5G116, Piscataway, NJ 08854-4157.

Date: 4/14/2006

Pául E. Fleischer

Date: 4/10/2006

Chi-Leung Lau

OFE 40, 100 BE

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ASSENT OF ASSIGNEE

Telcordia Technologies, Inc, of One Telcordia Drive 5G116, Piscataway, NJ 08854, is the sole assignee of U.S. reissue patent application 09/292,668. The application is a continuation of reissue patent RE 36,663, issued March 20, 2000, as a reissue of patent 5,260,978, issued Nov. 9, 1993, and which was assigned to Bell Communications Research, Inc., by the inventors Paul E. Fleischer and Chi-Leung Lau. The assignment was recorded at the USPTO on October 30, 1992 at Reel 6310, Frame 0008. Bell Communications Research, Inc., recorded a change of name to Telcordia Technologies, Inc, on March 16, 1999, at Reel 010263, Frame 0311.

Telcordia Technologies, Inc., hereby assents to the filing of the continuation for reissue application 09/292,668, filed April 16, 1999.

I hereby declare that I am authorized to sign for Telcordia Technologies, Inc, and that all statements made herein of my own knowledge are true and that statements made on information and belief are believed to be true; and further that these statements are made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application of any patent issued thereon.

Date: 4/26/06

Joseph Giordano

Telcordia Technologies, Inc. Corporate Vice President and Deputy General Counsel